

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA

AMEER MURPHY, :
Petitioner :
v. : CIVIL ACTION
No. 23-3970
JOHN RIVELLO, *et al.* :
Respondents :

Petitioner's Appendix of Exhibits

Exhibit

- A Declaration of George Yacoubian, Esq. dated December 4, 2023
- B Todd Mosser's Motion for Remand dated April 14, 2022
- C Letter dated April 5, 2022 from Ameer Murphy to Todd Mosser
- D Letter dated April 5, 2022 from Ameer Murphy to Superior Court
- E Joseph Schultz's Motion for Remand dated June 27, 2022
- F July 27 Superior Court order and related docket entry
- G Declaration of Ameer Murphy dated December 12, 2023
- H Declaration of Robin Reed dated December 2, 2023
- I Declaration of Questina Woods dated December 1, 2023
- J Declaration of Ayanna Woods dated April 3, 2022
- K Investigation Report of Allen Investigative Group dated December 13, 2023

- L Email thread between PCRA counsel and George Yacoubian
- M Philadelphia Prison System Visitation Log

Respectfully,

SILVERMAN & ASSOCIATES, P.C.

BY: /s/ Daniel Silverman
Daniel Silverman

EXHIBIT A

DECLARATION OF GEORGE S. YACoubIAN, JR., ESQUIRE

I, George S. Yacoubian, Jr., Esquire, do hereby swear and declare that the following is true and correct to the best of my knowledge, information and belief subject to the penalties for unsworn falsification to authorities set forth in 28 U.S.C. § 1746 and 18 Pa.C.S. § 4904.

1. I am an attorney licensed to practice in Pennsylvania (#206576). I was trial counsel for Ameer Murphy on his homicide trial before Judge Barbara McDermott in April 2018.

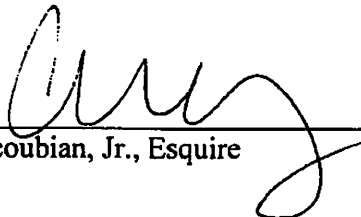
2. I do not have clear recollections about much of this case. I know I had adequate time to prepare the case and I recall that Mr. Murphy was not a problem client. He gave me no trouble and was respectful at all times.

3. On December 4, 2023, I met with Mr. Murphy's current counsel, Daniel Silverman, in my office to discuss the case. Mr. Silverman's investigator was also present. Mr. Silverman told me that one of the claims he was raising in federal habeas proceedings related to an arguably defective jury instruction on accomplice liability. I have not reviewed that instruction. Mr. Silverman explained that in his view Judge McDermott failed to instruct the jury that in order for it convict Mr. Murphy as an accomplice to first-degree murder the jury had to find that he himself possessed the specific intent to kill. Assuming Mr. Silverman's explanation to me is accurate, and without weighing in on the merits of that claim, I can say that I had no strategic reason not to object. If the court finds that the instruction was in fact defective, I had no strategic reason not to object.

4. In my professional judgment, the evidence of Mr. Murphy's guilt on all the charges was overwhelming. I do not recall telling Mr. Murphy that but my practice would have been to explain to him that the evidence against him was strong. With the benefit of hindsight, I am sure I thought the jury would flatly reject his alibi defense as well as the testimony given by his mother, and although I again do not recall telling him that, my practice would have been to do so.

5. I do not recall specifically speaking with Mr. Murphy about the pros and cons of pleading guilty generally or accepting the Commonwealth's plea offer. My practice would have been to speak with him about the seriousness of the offenses, the mandatory life sentence if convicted of first-degree murder, and the general parameters for pleading guilty to a homicide offense. I would have spoken to him generally about what a plea would involve, before the Commonwealth made its formal offer, and then again after the offer was made about whether to take that specific deal. I do not recall speaking with Mr. Murphy on January 8, 2018, when, according to the transcript of that day's proceedings, the plea offer was made. The transcript suggests that I spoke with Mr. Murphy at some point that day. My practice would have been to speak with him privately in the anteroom (adjacent to the courtroom), but I do not specifically recall doing that in this case. I do not recall how aggressive I was in encouraging Mr. Murphy to take the plea deal, but based on my practice, I assume I discharged my duty to effectively counsel him in this regard. This was almost six years ago, and I have represented many clients since then.

6. I do not recall speaking with any of Mr. Murphy's relatives about why he should take the plea offer or asking them to convince Mr. Murphy to take the deal.



George S. Yacoubian, Jr., Esquire

12/4/23

Date

EXHIBIT B

Received 4/14/2022 3:33:41 PM Superior Court Eastern District

Filed 4/14/2022 3:33:41 PM Superior Court Eastern District
2263 EDA 2021

**IN THE SUPERIOR COURT OF PENNSYLVANIA
EASTERN DISTRICT**

COMMONWEALTH of PENNSYLVANIA Appellee V. AMEER MURPHY Appellant	: : : : : : : : : : : :	 2263 EDA 2021
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APPLICATION FOR REMAND AND REQUEST TO WITHDRAW

Appellant Murphy and Petitioner, Todd M. Mosser, respectfully requests this Honorable Court to Remand this matter to the PCRA Court, and per the instructions of the Appellant, allow Petitioner to withdraw as counsel in the above-captioned case, and in support thereof respectfully represents:

1. Petitioner was retained to represent Defendant in a PCRA matter which was filed with the Philadelphia County Court of Pleas on June 6, 2021.
2. That PCRA Petition was dismissed by the Court on October 14, 2021 and in order to preserve the Defendant's appellate rights, the undersigned filed an appeal on November 8, 2021.
3. The undersigned just received correspondence from Appellant, dated April 5, 2022. (*See*, Exhibit 'A').
4. Therein, Appellant has requested that this matter be remanded so that he can allege the undersigned's ineffectiveness in accordance with *Commonwealth v. Bradley*, 261 A.3d 381 (Pa. 2021).
5. Moreover, in light of the claims that Appellant wishes to pursue, the undersigned counsel is required to withdraw from further representation in this matter.
6. Appellant has also indicated a desire to have new counsel appointed to represent him. *See*, Exhibit 'A.'
7. In light of the foregoing, Appellant respectfully requests that the undersigned counsel be allowed to withdraw from further representation; and that this Court relinquish jurisdiction and remand to the PCRA court with instructions to ascertain whether

Appellant is entitled to court appointed counsel; and to allow Appellant to aver any claims of the undersigned's ineffectiveness that Appellant deems appropriate.

8. Appellant's rights will be substantially prejudiced if he is not permitted to proceed with his desired claims in the PCRA Court.
9. In light of the foregoing requests, Appellant also respectfully requests that the briefing schedule in this case be stayed pending resolution of the instant Application.

WHEREFORE, Appellant respectfully requests that the undersigned counsel be withdrawn from further representation, and that this Court relinquish its jurisdiction and remand this matter to the PCRA Court to determine Appellant's eligibility for court appointed counsel and to allow him to proceed with asserting the undersigned's ineffectiveness.

Respectfully submitted,

/s/ Todd M. Mosser

TODD M. MOSSER, ESQUIRE

ATTORNEY ID NO: 87534

448 North 10th Street Suite 502

Philadelphia, PA 19123

215-567-1220

todd@mosserlegal.com

Date: April 14, 2022

CERTIFICATE OF SERVICE

The undersigned hereby certifies that the foregoing document was served on all parties via the Pac-FILE system and to Ameer Murphy at SCI Huntingdon by first class mail.

BY: /s/ Todd M. Mosser

TODD M. MOSSER, ESQUIRE

Petitioner

Date: April 14, 2022

VERIFICATION

I, TODD MOSSER, Esquire, attorney for the Appellant in this matter, under penalties of 18 Pa.C.S. § 4904, relating to unsworn falsification to authorities, verify that the facts averred in the foregoing motion are true and correct to the best of my knowledge, information and belief.

April 14, 2022

Date

/s/Todd M. Mosser

Todd Mosser

EXHIBIT ‘A’

Ameer Murphy/NJ-0271
1100 Pike Street
Huntingdon, PA 16654-1112

April 5, 2021

Todd Moser
448 N. 10th Street, Suite 502
Philadelphia, PA 19123

In Re: Commonwealth v. Ameer Murphy
2263 EDA 2021

Dear Mr. Mosser,

I wish to pursue two claims alleging your ineffective assistance as my PCRA counsel. In accordance with the rule of *Commonwealth v. Aaron Bradley*, 261 A.3d 381 (Pa. 2021), I am requesting that you immediately file in the Superior Court an Application for Remand to allow me to raise these two claims and have new counsel appointed. The two claims I wish to raise are:

- (1) PCRA counsel was ineffective for failing to identify the claim that trial counsel was ineffective for failing to adequately consult with petitioner about the wisdom of accepting the Commonwealth's offer to plead guilty;
- (2) PCRA counsel was ineffective for failing to identify the claim that trial counsel was ineffective for failing to object to the trial court's defective instruction on accomplice the Commonwealth must prove that petitioner shared the shooter's intent to kill.

I do not wish to proceed pro se before Judge McDermott. I am requesting that you withdraw and that new counsel be appointed so that I can raise these important claims. To the extent I requested to pro se in the motion I recently sent to the Superior Court (but which was not docketed), I withdraw that. But I am insisting that you file the Application for Remand as set forth above.

Thank you for your prompt attention to this urgent and time-sensitive matter. Please promptly respond with confirmation that this was filed.

Sincerely,


Ameer Murphy

cc: Prothonotary, Superior Court of PA

EXHIBIT C

Ameer Murphy/NJ-0271
1100 Pike Street
Huntingdon PA 16654-1112

April 5, 2022

Todd Moser
448 N. 10th Street, Suite 502
Philadelphia, PA 19123

In Re: Commonwealth v. Ameer Murphy
2263 EDA 2021

Dear Mr. Mosser,

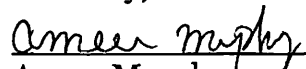
I wish to pursue two claims alleging your ineffective assistance as my PCRA counsel. In accordance with the rule of *Commonwealth v. Aaron Bradley*, 261 A.3d 381 (Pa. 2021), I am requesting that you immediately file in the Superior Court an Application for Remand to allow me to raise these two claims and have new counsel appointed. The two claims I wish to raise are:

- (1) PCRA counsel was ineffective for failing to identify the claim that trial counsel was ineffective for failing to adequately consult with petitioner about the wisdom of accepting the Commonwealth's offer to plead guilty;
- (2) PCRA counsel was ineffective for failing to identify the claim that trial counsel was ineffective for failing to object to the trial court's defective instruction on accomplice the Commonwealth must prove that petitioner shared the shooter's intent to kill.

I do not wish to proceed pro se before Judge McDermott. I am requesting that you withdraw and that new counsel be appointed so that I can raise these important claims. To the extent I requested to pro se in the motion I recently sent to the Superior Court (but which was not docketed), I withdraw that. But I am insisting that you file the Application for Remand as set forth above.

Thank you for your prompt attention to this urgent and time-sensitive matter. Please promptly respond with confirmation that this was filed.

Sincerely,


Ameer Murphy

cc: Prothonotary, Superior Court of PA

EXHIBIT D

Ameer Murphy/NJ-0271
1100 Pike Street
Huntingdon PA 16654-1112

April 5, 2022

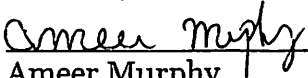
Prothonotary, Superior Court of Pennsylvania
530 Walnut Street, Suite 315
Philadelphia, PA 19106

In Re: Commonwealth v. Ameer Murphy
2263 EDA 2021

Dear Sir:

Enclosed please find a letter to my lawyer directing him to an Application for Remand in accordance with *Commonwealth v. Aaron Bradley*, 261 A.3d 381 (Pa. 2021). If my lawyer does not do as I am asking him to do, I want the Court to know that I am seeking the relief of a remand so I can pursue claims that he was ineffective in failing to identify certain PCRA claims. Kindly send this to my lawyer and ask to file something formal with the Court.

Sincerely,


Ameer Murphy

cc: Prothonotary, Superior Court of PA
Lawrence Goode, Esq.

EXHIBIT E

**IN THE SUPERIOR COURT OF PENNSYLVANIA
EASTERN DISTRICT**

COMMONWEALTH OF PENNSYLVANIA,	:	
	:	2263 EDA 2021
Appellee	:	
	:	
v.	:	
	:	
AMEER MURPHY,	:	
	:	
Appellant	:	

**PETITIONER’S APPLICATION FOR REMAND UNDER THE
AUTHORITY OF *COMMONWEALTH v. AARON BRADLEY*, 261 A.3d 381
(Pa. 2021), WITHOUT PREJUDICE TO REVISIT THE ISSUES
CURRENTLY BEFORE THE COURT ONCE ALL ISSUES HAVE BEEN
LITGATED IN THE LOWER COURTS**

TO THE HONORABLE JUDGES OF THE PENNSYLVANIA SUPERIOR COURT:

Petitioner, Ameer Murphy, by his counsel, Joseph Schultz, requests that the Court remand this matter to the Court of Common Pleas under the authority of *Commonwealth v. Aaron Bradley*, 261 A.3d 381 (Pa. 2021) to permit petitioner to raise several claims alleging prior post-conviction counsel’s ineffective assistance, and in support thereof represents the following:

Before the Court is petitioner’s appeal of the denial of his first petition for post-conviction relief. In his pending appeal, petitioner raised the single issue of whether trial counsel was ineffective for failing to object and request a mistrial where

the prosecutor made repeated references to a group of young men seated in the gallery in an attempt to create an inference of witness intimidation.

Petitioner has notified undersigned counsel that in accordance with the rule of *Bradley* he wishes to allege that prior post-conviction counsel, Todd Mosser, Esq., provided ineffective assistance in failing to identify and preserve in the initial PCRA proceedings several claims of trial counsel's ineffective assistance.¹ Undersigned counsel believes that one or more of these claims may have arguable merit and that petitioner should be permitted to preserve and pursue them on remand to the Court of Common Pleas.

On May 23, 2022, the United States Supreme Court issued its decision in *Shinn v. Martinez* (No. 20-1009), 2022 WL 1611786, holding that federal courts reviewing habeas petitions alleging ineffective assistance of initial state collateral counsel as cause to excuse a default would now be prohibited from considering any

¹ These claims allege that prior post-conviction counsel was ineffective for failing to identify and raise the following claims:

- (a) Mr. Mosser was ineffective for failing to identify the claim that trial counsel was ineffective for failing to adequately consult with petitioner about the wisdom of accepting the Commonwealth's offer to plead guilty.
- (b) Mr. Mosser was ineffective for failing to identify the claim that trial counsel was ineffective for failing to object to the trial court's defective instruction on accomplice liability in that she failed to instruct the jury that in order for petitioner to be convicted of first-degree murder as an accomplice the Commonwealth must prove that petitioner shared the shooter's intent to kill.

evidence outside the state court record, effectively overruling *Martinez v. Ryan*, 566 U.S. 1 (2012) (permitting habeas petitioners to present new evidence in federal court to support their claims that initial PCRA counsel's ineffective assistance in failing to identify a claim in state collateral proceedings constituted cause to excuse a default). As a result of *Shinn*, petitioner's only remaining opportunity to challenge prior post-conviction counsel's effectiveness is by seeking this remand under the authority of *Bradley*. If petitioner is prevented from raising these claims on remand now, *Shinn* prevents him from effectively pursuing them in federal habeas proceedings and prior post-conviction counsel's alleged ineffective assistance will pass unreviewed. Such a result would deny petitioner the protections *Bradley* provides.

Petitioner seeks this remand *without prejudice* to revisiting the issue presented in his pending appeal. He therefore asks that the matter be remanded without prejudice to revisit the claims in his prior petition in the event he does not prevail on his other claims.

WHEREFORE, petitioner, Ameer Murphy, by his counsel, Joseph Schultz, respectfully requests that the Court remand this matter to the Court of Common Pleas under the authority of *Commonwealth v. Aaron Bradley*, 261 A.3d 381 (Pa. 2021) to allow undersigned counsel to raise several claims alleging prior post-conviction counsel's ineffective assistance. Petitioner further requests that the Court order that

this remand be without prejudice to petitioner's ability to revisit the claims presented in his pending appeal before this Court.

Respectfully submitted,

_____/S/_____
Joseph Schultz, Esq.
PA ID# 201333
1518 Walnut Street, Suite 808
Philadelphia, PA 19102
Attorney for Appellant

PROOF OF SERVICE

I hereby certify that I am this day serving the foregoing Appellant's Motion for Remand upon the persons and in the manner indicated below which service satisfies the requirements of Pa. R. App. P. 121:

Service by PACfile and first class mail addressed as follows:

Mr. Lawrence Jonathan Goode, Esq.
Philadelphia District Attorney's Office
3 S. Penn Square
Philadelphia, PA 19107

DATE: June 27, 2022

/S/
Joseph Schultz
I.D. No. 201333
1518 Walnut St., Ste. 808
Philadelphia, PA 19102
P: 215-695-5900
F: 215-695-5901

EXHIBIT F

Filed 07/27/2022

COMMONWEALTH OF PENNSYLVANIA	:	IN THE SUPERIOR COURT OF
	:	PENNSYLVANIA
	:	
v.	:	Philadelphia County Criminal
	:	Division
AMEER MURPHY	:	CP-51-CR-0005908-2015
	:	
	:	
Appellant	:	
	:	No. 2263 EDA 2021

ORDER

Appellant's "Petitioner's Application For Remand Under the Authority Of Commonwealth v. Aaron Bradley, 261 A.3d 381 (Pa. 2021), Without Prejudice To Revisit The Issues Currently Before The Court Once All Issues Have Been Litigated In The Lower Courts," filed by Joseph Todd Schultz, Esq., is DENIED without prejudice to Appellant's right to raise the issues in the application before the panel of this Court assigned to decide the merits of the appeal by either refiling the application in writing once the case has been assigned to a panel or by raising the issues in the Appellant's brief.

PER CURIAM

Sealed Documents

PCRA

Appeal Docket Sheet

Superior Court of Pennsylvania

Docket Number: 2263 EDA 2021

Page 1 of 6

November 21, 2023



CAPTION

Commonwealth of Pennsylvania

v.

Ameer Murphy

Appellant

CASE INFORMATION

Initiating Document: Notice of Appeal

Case Status: Closed

Case Processing Status: November 7, 2023 Completed

Journal Number: J-S04008-23

Case Category: Criminal

Case Type(s): Murder 1
Criminal Conspiracy

CONSOLIDATED CASES

RELATED CASES

SCHEDULED EVENT

Next Event Type:

Next Event Due Date:

COUNSEL INFORMATION

Appellant Murphy, Ameer

Pro Se: No

IFP Status:

Attorney: Schultz, Joseph Todd
Address: 1518 Walnut St Ste 808
Philadelphia, PA 19102
Phone No: (215) 695-5900

Fax No:

Appellee Commonwealth of Pennsylvania

Pro Se: No

IFP Status:

Attorney: Goode, Lawrence Jonathan
Address: Philadelphia Da's Office
3 S Penn Sq
Philadelphia, PA 19107-3499
Phone No: (215) 686-5729

Fax No:

Attorney: Conway, Michael J.
Law Firm: Philadelphia District Attorney's Office
Address: 3 S Penn Sq
Philadelphia, PA 19107
Phone No: (215) 686-5806

Fax No:

Appeal Docket Sheet

Superior Court of Pennsylvania

Docket Number: 2263 EDA 2021

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November 21, 2023



FEE INFORMATION

Fee Dt	Fee Name	Fee Amt	Receipt Dt	Receipt No	Receipt Amt
11/08/2021	Notice of Appeal	90.25	02/09/2022	2022-SPR-E-000177	90.25
01/04/2023	2nd Motion for Extension of Time	10.00	02/28/2023	2023-SPR-E-000273	10.00

AGENCY/TRIAL COURT INFORMATION

Order Appealed From: October 14, 2021 Notice of Appeal Filed: November 8, 2021
Order Type: PCRA Order Entered
Documents Received: November 16, 2021

Court Below: Philadelphia County Court of Common Pleas
County: Philadelphia Division: Philadelphia County Criminal Division
Judge: McDermott, Barbara A. OTN: N 957354-6
Docket Number: CP-51-CR-0005908-2015 Judicial District: 01

ORIGINAL RECORD CONTENT

Original Record Item	Filed Date	Content Description
Testimony	November 17, 2021	
Original Record	December 07, 2021	
Trial Court Opinion	December 07, 2021	
Original Record	December 07, 2021	
Supplemental Record	June 01, 2022	
Testimony	March 24, 2023	

Date of Remand of Record:

BRIEFING SCHEDULE

Appellant	Appellee
Murphy, Ameer	Commonwealth of Pennsylvania
Addendum	Brief
Due: November 7, 2022	Filed: November 13, 2022
	Due: February 6, 2023
	Filed: January 13, 2023
Brief	
Due: March 21, 2022	Filed:
Due: November 7, 2022	Filed: November 8, 2022

Reproduced Record

Due: March 21, 2022 Filed:

DOCKET ENTRY

Filed Date	Docket Entry / Representing	Participant Type	Filed By
November 16, 2021	Notice of Appeal Docketed	Appellant	Murphy, Ameer
November 16, 2021	Docketing Statement Exited (Criminal)		Superior Court of Pennsylvania
November 17, 2021	Transcripts of Testimony		Court Reporters, Digital Recording, and Interpreters Administration - First Judicial District of Pennsylvania

Appeal Docket Sheet

Superior Court of Pennsylvania

Docket Number: 2263 EDA 2021

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November 21, 2023



DOCKET ENTRY

Filed Date	Docket Entry / Representing	Participant Type	Filed By
November 19, 2021	Docketing Statement Received (Criminal)	Appellant	Murphy, Ameer
December 7, 2021	Trial Court Record Received		Philadelphia County Criminal Division
December 7, 2021	Sealed Trial Court Record Received - Sensitive Documents		Philadelphia County Criminal Division
December 7, 2021	Trial Court Opinion Received		Philadelphia County Criminal Division
December 7, 2021	Briefing Schedule Issued		Superior Court of Pennsylvania
January 18, 2022	Application for Extension of Time to File Brief - First Request	Appellant	Murphy, Ameer
January 19, 2022	Order Granting Application for Extension of Time to File Appellant Brief		Per Curiam
	Comment: Grant until March 21, 2022. No further extensions will be granted.		
March 14, 2022	Application for Relief	Appellant	Murphy, Ameer
	Comment: Motion to Proceed PRO SE.		
April 14, 2022	Application for Remand	Appellant	Murphy, Ameer
	Comment: APPLICATION FOR REMAND AND REQUEST TO WITHDRAW.		
April 25, 2022	Order		Per Curiam
	Comment: Upon consideration of Appellant's pro se "Petition For A Grazier Hearing In Order To Proceed Pro Se. [sic] Pursuant To Commonwealth v. Grazier," filed on March 14, 2022 and Appellant's "Application For Remand And Request To Withdraw," filed by Todd Michael Mosser, Esq. on April 14, 2022, the PCRA court is hereby directed to conduct an on-the-record determination as to whether the Appellant's waiver of counsel is knowing, intelligent and voluntary, pursuant to Commonwealth v. Grazier, 713 A.2d 81 (Pa. 1998), and to provide written notice of its determination to the Prothonotary of this Court within sixty (60) days of the date that this Order is filed. The existing briefing schedule is VACATED pending the PCRA court's waiver of counsel determination. The Prothonotary of this Court shall forward copies of this Order and Appellant's motions to the Office of Judicial Records and the Honorable Barbara A. McDermott.		
	04/25/2022 - Certified Copy of Order and Copies of Motion exit to L/C and L/C Judge.		
May 17, 2022	Trial Court Acknowledgement of Order		Philadelphia County Criminal Division
June 1, 2022	Supplemental Record Filed		Philadelphia County Criminal Division

Appeal Docket Sheet

Superior Court of Pennsylvania

Docket Number: 2263 EDA 2021

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November 21, 2023



DOCKET ENTRY

Filed Date	Docket Entry / Representing	Participant Type	Filed By
June 1, 2022	Order		Per Curiam
	Comment: T/C Order dated 5/31/2022 granting Todd Mosser, Esq. to permit to withdraw as Counsel. Joseph Schultz, Esq. is hereby Appointed as Counsel for Appellant.		
June 27, 2022	Application for Remand	Appellant	Murphy, Ameer
July 27, 2022	Order Denying Application for Remand		Per Curiam
	Comment: Appellant's "Petitioner's Application For Remand Under the Authority Of Commonwealth v. Aaron Bradley, 261 A.3d 381 (Pa. 2021), Without Prejudice To Revisit The Issues Currently Before The Court Once All Issues Have Been Litigated In The Lower Courts," filed by Joseph Todd Schultz, Esq., is DENIED without prejudice to Appellant's right to raise the issues in the application before the panel of this Court assigned to decide the merits of the appeal by either refiling the application in writing once the case has been assigned to a panel or by raising the issues in the Appellant's brief.		
July 27, 2022	Briefing Schedule Issued		Superior Court of Pennsylvania
September 6, 2022	Application for Extension of Time to File Brief - First Request	Appellant	Murphy, Ameer
September 7, 2022	Order Granting Application for Extension of Time to File Appellant Brief		Per Curiam
	Comment: Granted until 11/07/2022 - NO Further Extensions will be granted.		
November 8, 2022	Appellant's Brief Filed Late	Appellant	Murphy, Ameer
November 8, 2022	Submitted on Brief		Eastern District Filing Office
November 13, 2022	Addendum to Brief - Trial Court Opinion	Appellant	Murphy, Ameer
November 16, 2022	Notice of Overdue Paper Copies		Superior Court of Pennsylvania
November 17, 2022	Paper Version of PACFiled Document Received	Appellant	Murphy, Ameer
	Document Name: TBRF & Addendum		
December 5, 2022	Entry of Appearance - District Attorney Commonwealth of Pennsylvania	Appellee	Conway, Michael J.
December 5, 2022	Application for Extension of Time to File Brief - First Request	Appellee	Commonwealth of Pennsylvania

Appeal Docket Sheet

Superior Court of Pennsylvania

Docket Number: 2263 EDA 2021

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November 21, 2023



DOCKET ENTRY

Filed Date	Docket Entry / Representing	Participant Type	Filed By
December 5, 2022	Order Granting Application for Extension of Time to File Appellee Brief		Per Curiam
	Comment: Grant until January 6, 2023. No further extensions will be granted.		
January 4, 2023	Application for Extension of Time to File Brief - Second Request	Appellee	Commonwealth of Pennsylvania
January 9, 2023	Order Granting Application for Extension of Time to File Appellee Brief		Per Curiam
	Comment: AND NOW, upon consideration of the application of Appellee, Commonwealth of Pennsylvania, for extension of time to file Brief, the application is hereby GRANTED. No further extensions will be granted. Appellee's Brief shall be filed on or before February 6, 2023.		
January 13, 2023	Appellee's Brief Filed	Appellee	Commonwealth of Pennsylvania
January 19, 2023	Paper Version of PACFiled Document Received	Appellee	Commonwealth of Pennsylvania
January 25, 2023	Submission Letter Sent		Kohler, Benjamin D.
March 24, 2023	Supplemental Transcripts of Testimony		Court Reporters, Digital Recording, and Interpreters Administration - First Judicial District of Pennsylvania
April 21, 2023	Affirmed		Murray, Mary P.
May 22, 2023	Petition for Allowance of Appeal to PA Supreme Court Filed	Appellant	Murphy, Ameer
	Comment: 158 ET 2023		
May 22, 2023	Petition for Allowance of Appeal to PA Supreme Court Filed	Appellant	Murphy, Ameer
	Comment: 145 EAL 2023		
October 12, 2023	Order Denying Petition for Allowance of Appeal to PA Supreme Court		Per Curiam
	Comment: 145 EAL 2023		
November 7, 2023	Remitted - No Trial Court Record		Superior Court of Pennsylvania

Appeal Docket Sheet**Superior Court of Pennsylvania****Docket Number: 2263 EDA 2021****Page 6 of 6****November 21, 2023****SESSION INFORMATION**

Journal Number: J-S04008-23
 Consideration Type: Submit Panel
 Listed/Submitted Date: February 6, 2023

Panel Composition:

The Honorable Mary P. Murray	Judge
The Honorable Megan King	Judge
The Honorable Dan Pellegrini	Judge

DISPOSITION INFORMATION

Final Disposition:	Yes	Judgment Date:	April 21, 2023
Related Journal No:	J-S04008-23	Disposition Author:	Murray, Mary P.
Category:	Decided	Disposition Date:	April 21, 2023
Disposition:	Affirmed	Filing Author:	Murray, Mary P.
Dispositional Filing:	Memorandum		
Filed Date:	4/21/2023 12:00:00AM		

CROSS COURT ACTIONS

Docket Number:	158 ET 2023
Court Name:	Supreme
Short Caption:	Commonwealth v. Murphy, A., Pet.
Case Status:	Closed

Disposition:
 Disposition Date:
 Petition Reargument/Reconsideration Filed Date:

Reargument Disposition:
 Reargument Disposition Date:
 Cross Court Action Type:

Filing of Decision or Opinion

Docket Number:	145 EAL 2023
Court Name:	Supreme
Short Caption:	Commonwealth v. Murphy, A., Pet.
Case Status:	Closed
Disposition:	Order Denying Petition for Allowance of Appeal
Disposition Date:	October 12, 2023
Petition Reargument/Reconsideration Filed Date:	
Reargument Disposition:	
Reargument Disposition Date:	
Cross Court Action Type:	

EXHIBIT G

DECLARATION OF AMEER MURPHY

I, Ameer Murphy, do hereby swear and declare that the following is true and correct to the best of my knowledge, information and belief subject to the penalties for unsworn falsification to authorities set forth in 28 U.S.C. § 1746 and 18 Pa.C.S. § 4904.

1. I am the defendant in the criminal case *Commonwealth v. Ameer Murphy*, captioned in the Philadelphia Court of Common Pleas at CP 51 CR 0005908-2015. I am the petitioner in the federal habeas case *Murphy v. Rivello*, No. 23-3970.

2. I first met attorney George Yacoubian at the county jail sometime in the late spring or early summer of 2016. This was before I hired him to represent me on my homicide case. Even though we barely spoke about the facts of my case in that first meeting (or ever), he told me that I had a really strong case and he would not allow me to take a plea deal for anything other than “single digits.” That meeting lasted less than 15 minutes. I agreed to hire him and arranged to give him a down payment of \$6,500 on his \$10,000 fee soon after that meeting. I now know that he was just bragging about how good a lawyer he would be for me just to get me to hire him.

3. Between then and my April 2018 trial, Mr. Yacoubian and I met about four more times at the county jail. On each occasion we never discussed the facts of my case or the defense strategy. He always had me called down to the attorney/client visiting room when he was at the prison to visit other clients. He never came to see me to prepare or go over the case. He would say that he was “just checking in” to see how I was doing and that everything was fine with him getting ready for the case. One time I brought the discovery with me to go over with him and he said something like, “There’s no need for that. I’m just here to make sure you’re doing OK.” Every meeting after that first meeting lasted no more than 5 minutes.

4. In December 2017, he visited me just like all the other times. In this meeting he told me that he had run into the prosecutor on my case and had a short conversation about a possible plea deal. He told me that he asked the prosecutor to “throw a number” at him and the prosecutor had asked him to “throw a number” back at him. Mr. Yacoubian told me that he told the prosecutor that he should go first. He told me that the prosecutor informally suggested a plea deal for 22 ½ to 45 years for third-degree murder. Mr. Yacoubian then asked me, “What do you think of 22 ½ to 45?” I told him that he previously told me that he wasn’t going to let me plead to anything other than “single digits” and that he has had the case for two-and-a-half years during which I had assumed he was preparing for trial. Of course the 22 ½ year deal sounded wrong. He dropped the subject at that point and just said that he was passing that message along. This was the last time I met with him in the county jail before my trial started five months later. That was the entire content of the conversation about the plea offer.

5. At no time during any of these meetings at the jail did he and I discuss anything at all related to pleading guilty other than (a) his one comment before I hired him that he would not allow me to plead to anything more than “single digits” and (b) relating to me the informal conversation he had with the prosecutor. At no time in these meetings or at any other time did he go over with me what the chances were that I would be convicted.

6. On January 8, 2018, I was in court before Judge McDermott for the beginning of my trial. My grandmother, mother and sister were present in the courtroom. Judge McDermott was angry that the assigned prosecutor had been fired a few days earlier and that the case would have to be delayed. At some point there was a discussion about getting the Commonwealth to make me a plea offer. Shortly after, while I was still seated at the defense table, Mr. Yacoubian told me that the prosecutor had made an offer of 25 to 50 years. In a conversation that lasted no more than two

minutes while we were seated in court with the prosecutor a few feet away and the judge on the bench in a courtroom full of the victim's family members Mr. Yacoubian asked me, "Do you want to take it?" I asked him, "What happened to the 22 ½ to 45?" He said that that was only an unofficial discussion and that number was not on the table. He said, "Do you want it or not?" I said "No," and that was the end of that conversation. I was mad that the case was being continued after three years of me locked up waiting for something to happen on my case. I was mad that my family was forced to come down to court for no reason. I was mad that it seemed like the DA was playing with me by changing the terms of the plea offer. And I didn't know what to think about Mr. Yacoubian coming at me with a plea offer at the last second and just asking me whether I wanted it. Nothing seemed right.

7. With the benefit of the years that have passed, I can now better see that the evidence against me was strong and I should have taken the deal. I didn't know then what I know now, because Mr. Yacoubian never spent any time explaining things to me. I was only 20 when this happened and 22 when the DA offered me a deal for 25 to 50 years. 25 years was more years than I had been alive. It seemed like such a high number to someone that young. I believe there is a good chance I would have taken the deal if only Mr. Yacoubian had taken just a little time to explain to me that this was a good deal for me given how likely it was that I'd be convicted of first-degree murder, get a life sentence and die in jail. He never spoke to any of my family members either (although I do understand he sexually assaulted my sister).

Ameer Murphy
Ameer Murphy


12.12.2023
Date

EXHIBIT H

DECLARATION OF ROBIN REED

I, Robin Reed, do hereby swear and declare that the following is true and correct to the best of my knowledge, information and belief subject to the penalties for unsworn falsification to authorities set forth in 28 U.S.C. § 1746 and 18 Pa.C.S. § 4904.

1. I am Ameer Murphy's grandmother. I live at 3138 Tasker Street, Philadelphia, PA 19145.
2. Ameer's lawyer, George Yacoubian, came to my house approximately four times to pick up money. I paid him over \$10,000 and I believe it was \$13,000 that I ended up paying him. During the times he came to my house he never told me that the Commonwealth was offering Ameer a plea deal. He never told me that he thought Ameer should take a deal and he never asked me to talk to Ameer about taking a plea deal. I learned this week from Ameer's current counsel that he had been offered a plea deal for 25 years. If I had known that I would have strongly advised Ameer to take that deal. Because Ameer and I are close, he would have strongly considered my recommendation.
3. During the times Mr. Yacoubian came to my house to get money, he was mostly interested in my granddaughter Ayanna. I saw him speaking to her outside my house. I know she went out with him once or twice, until she told me she did not like him and did not want to see him again. I know she went to a house with him, which I assumed was his house.
4. Ameer used to call me and ask me to get Mr. Yacoubian to come talk to him about the case. Ameer told me that Mr. Yacoubian never discussed the case with him and would only check in with Ameer, very briefly, just to see how he was doing.


Robin Reed

12-2-23
Date

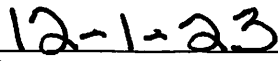
EXHIBIT I

DECLARATION OF QUESTINA WOODS

I, Questina Woods, do hereby swear and declare that the following is true and correct to the best of my knowledge, information and belief subject to the penalties for unsworn falsification to authorities set forth in 28 U.S.C. § 1746 and 18 Pa.C.S. § 4904.

1. I am Ameer Murphy's mother. I live at 1250 S. 49th Street, Philadelphia, PA 19143.
2. Ameer's lawyer, George Yacoubian, never once met or spoke with me to go over what my testimony would be. He never told me what questions he was going to ask me and what questions to expect from the prosecutor. The first time I knew that I would be testifying was at the trial itself, when he told me in the hallway outside the courtroom. Because of this, I felt completely unprepared when I testified.
3. Mr. Yacoubian also never told me that the District Attorney was offering my son a plea deal for 25 years. The first time I learned about that was this week when Ameer's current lawyer told me. Mr. Yacoubian never asked me to talk to Ameer about taking that deal. I would have gladly done so, and Ameer would have seriously considered what I had to say, especially if both my mother, Robin Reed, and I told him to take the deal.


Questina Woods


Date

01/01/2014 11:00:00 AM

The first of these is the fact that the
 government has been unable to raise the
 necessary funds to meet its obligations.
 This is due to a number of factors, including
 the fact that the government has been unable
 to raise the necessary funds to meet its
 obligations. This is due to a number of
 factors, including the fact that the
 government has been unable to raise the
 necessary funds to meet its obligations.

56-1-61

Dead Center

EXHIBIT J

DECLARATION OF AYANNA WOODS

I, Ayanna Woods, do hereby swear and declare that the following is true and correct to the best of my knowledge, information and belief subject to the penalties for unsworn falsification to authorities set forth in 28 U.S.C. §1746 and 18 Pa.C.S. §4904.

1. My name is Ayanna Woods. I am the sister of Ameer Murphy. My date of birth is October 14, 1997. My address is 3138 Tasker Street, Philadelphia, PA 19145.

2. At some point before my brother's homicide trial, his lawyer, George Yacoubian, came to my house. I believe that he came there to pick up some money for his legal fee and he may have spoken to my mother about the case. I was 19 or 20 years old at the time. I was sitting outside on my steps when he left the house. He struck up a conversation with me that was personal and not related to my brother's case. He asked me if he could see me sometime, on a personal level, and suggested that we exchange cell numbers. I agreed to give him my cell number. He later texted me and made plans to get together. He picked me up and took me to a house in Manayunk that he said was his. He immediately got physical with me against my will. He was grabbing me with his hands and rubbing up against me and trying to become sexual. I felt uncomfortable and told him so right away. He disregarded my wishes and kept molesting me. I finally got him to stop by refusing his advances and telling him to stop, and he took me home.

3. I did not report this sexual assault to the police, but I did tell my mother (Questina Woods), my grandmother (Robin Reed), my brother (Ameer), my boyfriend (Nadi Hatchett) and my brother's current lawyer (Daniel Silverman).

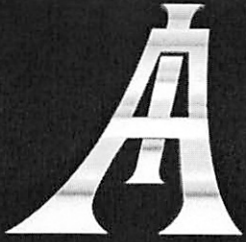
Ayanna Woods
Ayanna Woods

11-3-22
Date

[illegible]

1. The first part of the document is a letter from the President of the United States to the President of the Senate, dated January 1, 1877. The letter is signed by Rutherford B. Hayes and is addressed to Charles Schreyer. The letter is a copy of a letter that was sent to the President of the Senate by the President of the United States.

EXHIBIT K



Allen Investigative Group LLC

833.504.7214

www.alleninvgroup.com

P.O. Box 1090, Skippack, PA 19474

INVESTIGATION REPORT

Date:	December 13, 2023
Subject:	Murphy vs. Rivello
Your Client:	Ameer Murphy
Our File No.	23-00607

Submitted To

Daniel Silverman, J.D., M.Ed.
Law Offices of Daniel Silverman & Associates, P.C.
The Widener Building - Suite 500
1339 Chestnut Street
Philadelphia, PA 19107

RE: Murphy vs. Rivello
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ASSIGNMENT

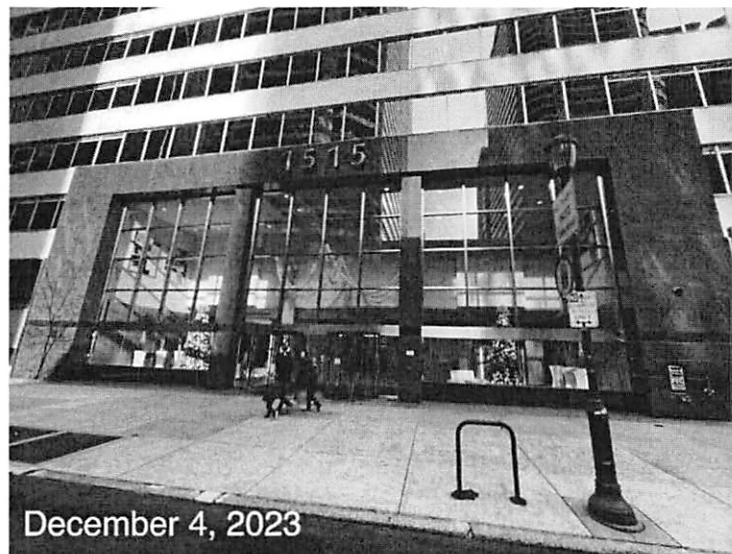
In accordance with your request for our office to:

- Document the interview of George Yacoubian, Esq. regarding Ameer Murphy

We have completed our investigation. The following is our report of findings.

FIELD INVESTIGATION

On **Monday, December 4, 2023**, the investigator traveled to **1515 Market Street, Suite 1200, Philadelphia, PA 19102**, to meet with Daniel Silverman, Esq. and document the interview of George Yacoubian, Esq. regarding Mr. Yacoubian's defense of Ameer Murphy.



Upon arrival, the investigator met with Mr. Silverman in the building's lobby and we proceeded to Suite 1200 to meet with Mr. Yacoubian. Mr. Yacoubian escorted us into a small office with no personal effects. The office appeared not to be an occupied office, other than for meetings.

INTERVIEW OF GEORGE YACOUBIAN, ESQ.

At the initial greeting, Mr. Yacoubian was cordial to Mr. Silverman and me; however, Yacoubian immediately volunteered that he doesn't remember much and that most of his answers were going to be "I don't recall". This statement was made by Yacoubian without knowing what the questions were going to be.

Silverman explained that he represented Mr. Murphy in federal habeas proceedings and had some questions regarding two claims that he had identified. Regarding the first claim concerning an allegedly defective jury instruction on accomplice liability, Silverman began by saying that he was not necessarily interested in whether Yacoubian felt that the instruction was in fact defective or whether the claim itself was valid. Silverman explained that the judge would determine whether the instruction was defective. Silverman said that he only wanted to know whether Yacoubian had a strategic reason not to object, assuming the instruction was defective. Yacoubian immediately responded that he had no strategic reason not to object and that if the court found the instruction defective, he did not identify that potential error and had no reason not to object. Yacoubian said that if Judge McDermott failed to instruct that the jury would have to find that Ameer shared the shooter's intent to kill in order for them to find him guilty of first-degree murder then he should have objected.

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Regarding the second claim involving the plea offer, Yacoubian indicated there was no plea offer on the table until the January 2018 hearing in Ameer's case. Yacoubian confirmed that he had read the transcript from that hearing (that Silverman had sent him) and it shows that no plea offer had been made until that day. He repeatedly said that he did not recall any of the specifics of what he and Ameer discussed about the plea offer. He did not remember that he and Ameer even spoke, how long they spoke or what they discussed. Yacoubian could only say what his practice would have been. He said that he would have spoken to Ameer about the plea offer the day it was made, and that this discussion likely would have occurred in the room in the courthouse hallway next to the courtroom. He said that his practice would have been to explain what the plea terms were and would have gone over them with Ameer. He said that if Amer did not plead guilty he must have rejected the plea offer.

He advised that he did not request a continuance to April in order to give him more time to discuss with Ameer the benefits of accepting the plea offer. He could offer no reason why he did not take those extra months to try to convince Ameer to accept the offer.

Yacoubian fully agreed with Silverman's statement that the evidence of Ameer's guilt was really strong and that the defense they put on was not believable, was a joke, and was not going to work.

In December 2017, Yacoubian happened to run into the ADA trying the case. Yacoubian has no recollection of discussing with Ameer any offer that the ADA may have made of 22 1/2 to 45 years. He does not think he put any offer to Ameer in writing and he did not put in writing confirming the fact that Murphy apparently rejected the deal against Yacoubian's advice, because he does not believe he did that back in 2018 but does it now as a matter of practice. He does not have anything in writing to Ameer saying to take the offer. Yacoubian does not recall speaking with Ameer's family members to tell Ameer that he should take the plea offer.

Yacoubian indicated that when dealing with assistant district attorneys, Yacoubian never makes a first offer as he does not want his offer to be higher than the district attorney's offer.

Yacoubian thought that Ameer was not interested in the 25-50 year offer because Ameer thought he would walk.

Yacoubian recalls Ameer's mother was involved in the case. Yacoubian thinks a family member may have been in or going in the booth when the plea offer discussion took place. Yacoubian said it is impossible that he did not go into the anteroom to discuss the plea offer. Yacoubian said that if he received a formal offer on the case, he would not have done anything quick, and believed the conversation about the plea offer would have taken place in the anteroom.

Yacoubian recalls seeing Ameer in prison, and said he routinely sees clients in prison, but would never call a client to the meeting room or have a client brought up just to check on the client. If he met with Ameer, it probably would have been to speak about what he was facing. He has no recollection of specific day/date in prison, said he did meet with Ameer, and said it's a bullshit case. Yacoubian advised that he prepped Ameer to testify but does not recall prepping Ameer's mother to testify. Yacoubian said he has no regrets on conversations about the plea offer.

Yacoubian admitted that he did not twist Ameer's arm to take the deal/plea offer and did nothing to get Ameer to take the plea offer. Yacoubian said that it's tough for him to say that he could have done more but indicated that he does not recall how aggressive he was with talking about the plea offer during discussions with Ameer. He would have spoken to Ameer before what the plea offer would have been. Yacoubian said that he always has lengthy conversations with clients about charges, the plea, and what the offer in a plea agreement was, as well as the parameters of the case. He said there's no doubt that such a conversation took place with Ameer.

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Silverman explained to Yacoubian that he had a sworn declaration from Ameer's sister confirming that Yacoubian asked for her phone number so he could take her out sometime, that the two of them exchanged cell numbers, and that he picked her up took her to a residence in Manayunk somewhere and got sexual with her against her will. In responding it was this investigator's impression that Yacoubian turned red and then said that he had no idea who Ameer's sister is, that he may have exchanged phone numbers with the family but denied the other allegations. Yacoubian stated he has no connection with Manayunk.

Yacoubian said that if no offer was made before the January date, Ameer would not have been interested in a plea offer.

When Yacoubian sits with a client, he said he puts cases into one of three categories, with category one being guilty with no negotiations, category three being the case is a winner, and category two is somewhere in the middle between category one and category three. He said it would have been his practice to tell Ameer that the case can fall into category one but has no recollection of what specifically he told Ameer. The judge offered a colloquy and offered a three-month delay in this matter. They did the colloquy that day because Ameer rejected the offer.

Yacoubian said there is no way he would have said to Ameer that he wouldn't let Ameer plead to anything other than a single digit sentence because Yacoubian did not have the discovery at the time.

Yacoubian said he's not comfortable saying anything with 100 percent certainty about this matter.

CONCLUSION

In summary, we are suspending our investigation pending review and further direction from your office. Should you have any questions or concerns, please do not hesitate to contact our office.

Respectfully submitted,

A handwritten signature in black ink that reads "Jeffrey Allen". The signature is written in a cursive, flowing style.

Jeffrey Allen
Allen Investigative Group, LLC

/ta

EXHIBIT L

Re: Ameer Murphy

George Yacoubian <george@yacoubian-law.com>

Thu 11/3/2022 12:31 PM

To: R. Christopher Campbell <rccampbell2015@outlook.com>

Cc: Joseph Schultz <joseph.schultz@jschultzlawfirm.com>

External (george@yacoubian-law.com)

[Report This Email](#) [FAQ](#) [GoDaddy Advanced Email Security](#), Powered by [INKY](#)

I have no recollection of an offer. If the CW made one, which they almost always do, it would have been relayed to, and rejected by, him.

No, it would not have mattered. There was overwhelming evidence of his guilt. Read the trial transcripts if there is any confusion.

--

Respectfully,
Law Offices of George S. Yacoubian, Jr., LLC
ATTN: George S. Yacoubian, Jr., Ph.D., LL.M., S.J.D., M.S.
150 N. Radnor Chester Road, Suite F200
Radnor, PA 19087
610.768.8988 - Office
610.213.3452 - Cell
610.229.5168 - Fax
george@yacoubian-law.com
www.yacoubian-law.com

Law Offices of George S. Yacoubian, Jr., LLC
ATTN: George S. Yacoubian, Jr., Ph.D., LL.M., S.J.D.
1515 Market Street, Suite 1200
Philadelphia, PA 19102
610.213.3452 - Cell
610.229.5168 - Fax
george@yacoubian-law.com
www.yacoubian-law.com

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From: R. Christopher Campbell <rccampbell2015@outlook.com>

Sent: Thursday, November 3, 2022 12:12 PM

To: George Yacoubian <george@yacoubian-law.com>

Cc: Joseph Schultz <joseph.schultz@jschultzlawfirm.com>

Subject: Ameer Murphy

Hello Mr. Yacoubian,

I am emailing you as a follow up on *Com. v. Ameer Murphy*. I am working with Joe Schultz on this matter. We very much appreciate you talking to us. In prep for our conference on Monday, Nov. 7, at 2 pm, if you could provide written responses to the below questions.

First, we wanted to ask you about the Commonwealth's plea offer. What details do you remember about the Commonwealth's offer?

Do you have any memos regarding the offer?

What did you tell the client about the plea offer?

What was the client's response?

Did you think the commonwealth had a strong case against the Defendant? If so, why?

At Murphy's trial, it appears that the trial court neglected to include the "specific intent to kill" requirement for first-degree murder in its accomplice liability instruction. Do you think that having the "specific intent to kill" requirement for first-degree murder in the accomplice liability instruction is necessary?

Do you think having the "specific intent to kill" requirement for first-degree murder in the accomplice liability instruction would have benefited the Defendant?

Again, we very appreciate you talking to us on this matter.

Thanks,
Chris

R. Christopher Campbell, Esq.
rccampbell2015@outlook.com

EXHIBIT M

Inmate Information

MURPHY	AMEER	DOB 01/31/1995
(last)	(first)	Custody
Intake	PID 1029755	
SID 34245908	FBI 397251XD7	
Min Release	Max Release	

Authorized Visitors List

Code	Name	Relation	Last Visit
OFFICIAL	MCKONAGLE, BRIAN	0 ATTORNEY	
OFFICIAL	MANDELL, LEE	0 ATTORNEY	11/10/18
OFFICIAL	GAMBURG, ROBERT	0 ATTORNEY	
OFFICIAL	COGAN, DENNIS	0 ATTORNEY	
VISIT	BRADSHAW***, LASHA	Y FRIEND	06/20/17
NOVISIT	FIORE, TODD	N	
NOVISIT	SHIVER, LAURANCE	N	07/05/03
TOO MANY (69)			

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Inmate Information

MURPHY	AMEER	DOB 01/31/1985
(last)	(first)	Custody
Intake	PID 1029755	
SID 34245908	FBI 397251XD7	
Min Release	Max Release	

Authorized Visitors List

Code	Name	Relation	Last Visit
OFFICIAL	BOWE, WILLIAM	O ATTORNEY	04/23/15
VISIT	MURPHY*****, BRANDON	Y RELATIVE	02/01/17
VISIT	THOMPkins, KENNETH	Y FRIEND	04/21/14
OFFICIAL	YACoubIAN, GEORGE	O ATTORNEY	08/05/16
VISIT	BROWN, KHADIJAH	Y FRIEND	09/07/18
OFFICIAL	BARROSO, ARELIS	O PROFESSION	
VISIT	GIVENS, FAREEAH	Y FRIEND	02/13/18
TOO MANY (69)			

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Inmate Information

MURPHY (last)	AMEER (first)	DOB 01/31/1995
Intake	PID 1029755	Custody
SID 34245908	FBI 397251XD7	
Min Release	Max Release	

Authorized Visitors List

Code	Name	Relation	Last Visit
VISIT	TURNER**, RAFIQUE	Y RELATIVE	01/10/18
VISIT	WOOD, JONESE	Y FRIEND	12/14/16
VISIT	ROBINSON, JEVANNA	Y FRIEND	12/27/18
OFFICIAL	PALAZZO, VALERIE	O ATTORNEY	11/14/13
VISIT	SHOWELL, NAZIRAH	Y FRIEND	03/28/18
EMCONTACT	REED, ROBIN	Y RELATIVE	12/05/16
NOVISIT	SALMON, ALEXIS	N	
TOO MANY (69)			

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Inmate Information

MURPHY (last)	AMEER (first)	DOB 01/31/1985
Intake	PID 1028755	Custody
SID 34245908	FBI 397251XD7	
Min Release	Max Release	

Authorized Visitors List

Code	Name	Relation	Last Visit
VISIT	JAMES, SHIREEKA	Y RELATIVE	01/15/14
VISIT	BRADSHAW, LASHA	Y RELATIVE	01/27/16
NOVISIT	SHOWELL*NOTE*, NAZIRAH	N FRIEND	07/17/17
VISIT	BURTON, RADIYA	Y FRIEND	02/12/14
VISIT	GUESS, AALIYAH	Y FRIEND	03/28/14
VISIT	SHOWELL, NAZIRH	Y FRIEND	03/14/18
OFFICIAL	SIGNS, DANIEL	O ATTORNEY	
TOO MANY (69)			

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Inmate Information

MURPHY

(last)

Intake

SID 34245908

Min Release

AMEER

(first)

PID 1029755

FBI 397251XD7

Max Release

DOB 01/31/1995

Custody

Authorized Visitors List

Code	Name	Relation	Last Visit
VISIT	BROCKINGTON, CONRAD	Y FATHER	04/14/14
VISIT	THOMAS, TYRONE	Y FRIEND	05/07/14
VISIT	TRAWICK, YAASIR	Y FRIEND	06/05/14
VISIT	MASON, JUAWANN	Y FRIEND	06/05/14
VISIT	HARRISON, ZHAIR	Y FRIEND	09/25/17
VISIT	HAMLIN, TREVIN	Y FRIEND	09/22/14
VISIT	GRAY, JAYNAE	Y FRIEND	09/10/14
TOO MANY (69)			

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Inmate Information

MURPHY (last)	AMEER (first)	DOB 01/31/1995
Intake	PID 1029755	Custody
SID 34245908	FBI 397251XD7	
Min Release	Max Release	

Authorized Visitors List

Code	Name	Relation	Last Visit
VISIT	REDMOND, CARLIA	Y FRIEND	01/13/16
VISIT	ROBINSON, SHYDIA	Y FRIEND	01/22/18
VISIT	WOODS, RAHEEM	Y FRIEND	10/15/16
VISIT	RUSH, KAREEMA	Y FRIEND	06/12/19
VISIT	GREEN, RICARDO	Y RELATIVE	11/18/14
VISIT	GREEN, ROMAR	Y FRIEND	10/16/14
VISIT	HARRISON**, KHALID	Y FRIEND	11/22/17
TOO MANY (69)			

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Inmate Information**MURPHY****(last)****Intake****SID 34245908****Min Release****AMEER****(first)****PID 1029755****FBI 397251XD7****Max Release****DOB 01/31/1995****Custody****Authorized Visitors List**

Code	Name	Relation	Last Visit
VISIT	ROBINSON, ONYX	Y FRIEND	11/03/14
VISIT	WILLIAMS, TYMIRRA	Y FRIEND	11/27/17
VISIT	JOHNSON, AMY	Y FRIEND	04/22/19
VISIT	CERDAN, KENAYAH	Y FRIEND	11/20/14
VISIT	HARRIS, JAHMIL	Y FRIEND	06/19/17
VISIT	PATE, NASYA	Y FRIEND	05/20/15
VISIT	PRESLEY-HARRIS, JAHMIL	Y FRIEND	11/06/19
TOO MANY (69)			

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Inmate Information

MURPHY (last)	AMEER (first)	DOB 01/31/1995
Intake	PID 1029755	Custody
SID 34245908	FBI 397251XD7	
Min Release	Max Release	

Authorized Visitors List

Code	Name	Relation	Last Visit
VISIT	WOODS, QUESTINA	Y MOTHER	04/09/18
VISIT	NESMITH, QUATEER	Y FRIEND	08/30/17
VISIT	MURPHY, FREDDY	Y FATHER	06/09/15
NOVISIT	SHOWELL, NAZIRAH	N	06/15/16
VISIT	RYANT, JYMIRE	Y FRIEND	07/28/15
VISIT	WOODARD, ERIC	Y FRIEND	07/26/16
VISIT	WINGATE, ANTOINETTE	Y FRIEND	
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Inmate Information

MURPHY (last)	AMEER (first)	DOB 01/31/1985
Intake	PID 1029755	Custody
SID 94245908	FBI 397251XD7	
Min Release	Max Release	

Authorized Visitors List

Code	Name	Relation	Last Visit
VISIT	SLAUGHTER, RONALD	Y RELATIVE	02/16/16
VISIT	SHANK, DONEERAH	Y FRIEND	12/09/15
VISIT	NICHOLS, HANEED	Y FRIEND	02/08/17
VISIT	MCNISH, DANA	Y FRIEND	03/15/16
VISIT	SMITH, NYSHEEM	Y FRIEND	08/30/16
VISIT	HAYES, HAKEEMAK	Y SISTER	11/14/16
VISIT	BENNETT, NYDIA	Y FRIEND	02/29/16
TOO MANY (69)			

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Inmate Information

MURPHY (last)	AMEER (first)	DOB 01/31/1995
Intake	PID 1029755	Custody
SID 34245908	FBI 397251XD7	
Min Release	Max Release	

Authorized Visitors List

Code	Name	Relation	Last Visit
VISIT	BENNETT, NYDIA	Y FRIEND	02/29/16
VISIT	TORRENCE, SHIMEARA	Y FRIEND	09/28/16
VISIT	WILSON, TYRONE	Y FRIEND	08/13/19
VISIT	RONEY, FELISHA	Y SISTER	06/29/16
VISIT	BRADLEY, ZAFIR	Y FRIEND	07/20/16
VISIT	WILLIAMS, ERICKA	Y FRIEND	04/09/18
VISIT	STEWART, JOSETTE	Y RELATIVE	11/28/16
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Inmate Information

MURPHY (last)	AMEER (first)	DOB 01/31/1995
Intake	PID 1029755	Custody
SID 34245908	FBI 397251XD7	
Min Release	Max Release	

Authorized Visitors List

Code	Name	Relation	Last Visit
VISIT	WEST*, KADEEM	Y FRIEND	06/07/18
NOVISIT	SHOWELL, NAZIRAH	N	12/14/17
VISIT	MURPHY, NATHAN	Y RELATIVE	03/28/18
VISIT	HARRISON, KHALID	Y FRIEND	02/22/17
NOVISIT	SHOWELL, NAZIRAH SHADIYAH	N	07/17/17
VISIT	WATFORD, TAHRIEK	Y FRIEND	10/04/19
NOVISIT	SHOWELL, NAZIRAH	N FAMILY	06/20/17
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MURPHY (last)	AMEER (first)	DOB 01/31/1995
Intake	PID 1029755	Custody
SID 34245908	FBI 397251XD7	
Min Release	Max Release	

Authorized Visitors List

Code	Name	Relation	Last Visit
VISIT	SWITCHETT, EBONY	Y FAMILY	06/20/17
VISIT	MURPHY, NAZIR	Y CHILD	07/17/17
DENIED	NICHOLS, SHAKUR	N FRIEND	
DENIED	WHITE*, DARNELL	N FRIEND	08/03/17
DENIED	NEWSOME-BOSTICK****, NAIM	N FRIEND	08/16/17
OFFICIAL	MARAN, MARY	O ATTORNEY	
VISIT	SHAMDID-DEEN, AMIN	Y FRIEND	10/27/17
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Inmate Information

MURPHY (last)	AMEER (first)	DOB 01/31/1985
Intake	PID 1029755	Custody
SID 34245908	FBI 397251XD7	
Min Release	Max Release	

Authorized Visitors List

Code	Name	Relation	Last Visit
OFFICIAL	MARAN, MARY	O ATTORNEY	
VISIT	SHAMDID-DEEN, AMIN	Y FRIEND	10/27/17
VISIT	SCOTT, LANAE	Y FRIEND	11/03/17
VISIT	SMITH, NYSHEEM	Y FRIEND	
VISIT	ROSS, VIRGIL	Y FRIEND	12/13/17
VISIT	REDMOND, WAHID	Y FRIEND	12/21/17
VISIT	PRESLEY-HARRIS, JAHMIL	Y FRIEND	01/02/18
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Facility	Visitor	T	C	Start	Until
PICC	WOODS, QUESTINA	S			14:43
PICC	WILLIAMS, ERICKA	S		04/09/2018 13:09	13:42
PICC	SHOWELL, NAZIRAH	S		03/28/2018 15:42	16:54
PICC	MURPHY, NATHAN	S			15:44
PICC	SHOWELL, NAZIRH	S		03/14/2018 14:34	15:51
PICC	WILLIAMS, ERICKA	S		03/13/2018 16:34	17:04
PICC	WILLIAMS, ERICKA	S		02/21/2018 14:35	15:05
PICC	WILLIAMS, ERICKA	S		02/14/2018 15:45	16:15
PICC	WILLIAMS, ERICKA	S		02/07/2018 16:20	16:50
PICC	WILLIAMS, ERICKA	S		01/31/2018 12:59	13:30
PICC	ROBINSON, SHYDIA	S		01/22/2018 12:38	13:19
PICC	WILLIAMS, ERICKA	S		01/17/2018 11:40	12:47
PICC	TURNER**, RAFIQUE	S			13:27
PICC	WILLIAMS, ERICKA	S		01/09/2018 11:09	11:40
PICC	WILLIAMS, ERICKA	S		01/03/2018 10:48	11:17
PICC	WATFORD, TAHRIEK	S		01/02/2018 13:40	14:11
PICC	PRESLEY-HARRIS, JAHMIL	S			13:41

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Inmate Visitor Log

Facility	Visitor	T	C	Start	Until
PICC	WOODS, QUESTINA	S		12/29/2017 17:11	17:21
PICC	WOODS, QUESTINA	S			15:46
PICC	REDMOND, WAHID	S		12/21/2017 15:37	16:12
PICC	MURPHY, NATHAN	S			15:37
PICC	YACUBIAN, GEORGE	O		12/18/2017 09:14	10:35
PICC	ROSS, VIRGIL	S		12/13/2017 12:10	13:10
PICC	TURNER**, RAFIQUE	S			11:00
PICC	WILLIAMS, ERICKA	S		12/08/2017 14:27	14:57
PICC	MCMONAGLE, BRIAN	O			15:02
PICC	WILLIAMS, ERICKA	S		12/01/2017 12:24	12:55
PICC	WILLIAMS, ERICKA	S		11/24/2017 16:34	17:05
PICC	HARRISON**, KHALID	S		11/22/2017 15:04	15:36
PICC	WILLIAMS, ERICKA	S		11/15/2017 15:39	16:09
PICC	HARRISON**, KHALID	S		11/15/2017 13:12	13:42
PICC	HARRISON**, KHALID	S			12:33
PICC	WILLIAMS, ERICKA	S		11/08/2017 15:57	17:12
PICC	SCOTT, LANA E	S		11/03/2017 14:31	15:01

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Facility	Visitor	T	C	Start	Until
PICC	WILLIAMS, ERICKA	S			14:32
PICC	SHAMID-DEEN, AMIN	S		10/27/2017 14:21	14:51
PICC	WILLIAMS, ERICKA	S			14:32
PICC	WOODS, QUESTINA	S		10/18/2017 15:37	16:07
PICC	WILLIAMS, ERICKA	S			15:40
PICC	WILLIAMS, ERICKA	S		10/13/2017 13:19	13:49
PICC	WILLIAMS, ERICKA	S		10/04/2017 13:32	14:02
PICC	WILSON, TYRONE	S		10/03/2017 10:57	11:27
PICC	MARAN, MARY	O			15:40
PICC	HARRISON, ZHAIR	S		09/25/2017 13:28	14:09
PICC	WILLIAMS, ERICKA	S		09/07/2017 11:57	12:27
PICC	MURPHY, NATHAN	S		09/01/2017 17:21	17:52
PICC	NESMITH, QUATEER	S		08/30/2017 15:43	16:13
PICC	SIGNS, DANIEL	O		08/23/2017 12:33	12:39
PICC	GIVENS, FAREEAH	S		08/22/2017 13:30	14:00
PICC	NEWSOME-BOSTICK****, NAIM	S		08/16/2017 13:28	13:58
PICC	GIVENS, FAREEAH	S		08/09/2017 13:06	13:44

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Facility	Visitor	T	C	Start	Until
PICC	WILLIAMS, ERICKA	S		08/08/2017 14:42	15:13
PICC	WHITE*, DARNELL	S		08/03/2017 15:56	16:29
PICC	WILLIAMS, ERICKA	S		07/19/2017 15:45	16:15
PICC	MURPHY, NAZIR	S		07/17/2017 15:48	16:18
PICC	SHOWELL*NOTE*, NAZIRAH	S			15:48
PICC	WILLIAMS, ERICKA	S		07/10/2017 13:27	13:57
PICC	WILLIAMS, ERICKA	S		07/05/2017 13:04	13:41
PICC	WILLIAMS, ERICKA	S		07/03/2017 16:49	17:19
PICC	WILLIAMS, ERICKA	S		06/30/2017 13:33	14:41
PICC	TURNER**, RAFIQUE	S		06/28/2017 12:48	13:19
PICC	MURPHY, NAZIR	S		06/20/2017 13:21	13:53
PICC	SWITCHETT, EBONY	S			13:21
PICC	SHOWELL, NAZIRAH	S			13:21
PICC	WILLIAMS, ERICKA	S		06/19/2017 16:00	16:31
PICC	WILLIAMS, ERICKA	S		06/14/2017 14:48	15:18
PICC	WILLIAMS, ERICKA	S		06/12/2017 15:34	16:04
PICC	WILLIAMS, ERICKA	S		06/07/2017 13:33	14:03

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Inmate Visitor Log		T	C	Start	Until
Facility	Visitor				
PICC	WILLIAMS, ERICKA	S		06/05/2017 13:56	14:27
PICC	TURNER**, RAFIQUE	S		05/30/2017 10:45	11:21
PICC	WILLIAMS, ERICKA	S		05/24/2017 15:43	16:30
PICC	WILLIAMS, ERICKA	S		05/17/2017 15:46	16:19
PICC	WILLIAMS, ERICKA	S		05/15/2017 13:39	14:09
PICC	WILLIAMS, ERICKA	S		05/10/2017 14:50	15:20
PICC	WILLIAMS, ERICKA	S		05/08/2017 14:31	15:01
PICC	PRESLEY-HARRIS, JAHMIL	S			13:25
PICC	WILLIAMS, ERICKA	S		04/26/2017 16:08	16:40
PICC	WOODS, QUESTINA	S			16:17
PICC	WILLIAMS, ERICKA	S		04/24/2017 15:28	16:00
PICC	WILLIAMS, ERICKA	S		04/19/2017 15:41	16:14
PICC	WILLIAMS, ERICKA	S		04/17/2017 15:41	16:12
PICC	MCMONAGLE, BRIAN	O			16:25
PICC	MCMONAGLE, BRIAN	O			16:25
PICC	WILLIAMS, ERICKA	S		04/12/2017 14:19	14:49
PICC	TURNER**, RAFIQUE	S			12:01
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		GoBack		F11	F12

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Facility	Visitor	T	C	Start	Until
PICC	WILLIAMS, ERICKA	S		04/10/2017 16:19	16:49
PICC	WILLIAMS, ERICKA	S		04/05/2017 14:00	15:00
PICC	WILLIAMS, ERICKA	S		04/03/2017 14:28	15:17
PICC	YACUBIAN, GEORGE	O		03/30/2017 09:19	09:51
PICC	WILLIAMS, ERICKA	S		03/29/2017 16:20	16:52
PICC	TURNER**, RAFIQUE	S		03/28/2017 15:45	16:26
PICC	WILLIAMS, ERICKA	S		03/24/2017 13:47	14:17
PICC	WILLIAMS, ERICKA	S		03/22/2017 16:46	17:17
PICC	WILLIAMS, ERICKA	S		03/15/2017 13:10	13:40
PICC	WILLIAMS, ERICKA	S		03/13/2017 16:04	16:34
PICC	WILLIAMS, ERICKA	S		03/08/2017 14:04	14:34
PICC	TURNER**, RAFIQUE	S		03/06/2017 13:50	14:20
PICC	WILLIAMS, ERICKA	S		03/03/2017 13:47	14:19
PICC	WILLIAMS, ERICKA	S		03/01/2017 16:37	17:09
PICC	WILLIAMS, ERICKA	S		02/22/2017 13:00	13:30
PICC	HARRISON, KHALID	S			13:53
PICC	WILLIAMS, ERICKA	S		02/21/2017 15:32	16:16

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Facility	Visitor	T	C	Start	Until
PICC	WILLIAMS, ERICKA	S		02/15/2017 12:55	13:26
PICC	WOODS, QUESTINA	S		02/13/2017 15:41	16:15
PICC	NICHOLS, HANEEF	S		02/08/2017 17:12	17:44
PICC	WOODS, QUESTINA	S			13:25
PICC	WILLIAMS, ERICKA	S		02/07/2017 13:25	13:56
PICC	MURPHY, NATHAN	S		02/01/2017 11:31	12:32
PICC	MURPHY*****, BRANDON	S			15:20
PICC	WILLIAMS, ERICKA	S		01/31/2017 13:43	14:15
PICC	WOODS, QUESTINA	S			13:49
PICC	HARRIS, JAHMIL	S		01/23/2017 13:23	13:54
PICC	WILLIAMS, ERICKA	S		01/18/2017 13:03	13:34
PICC	WOODS, QUESTINA	S			13:03
PICC	MURPHY*****, BRANDON	S		01/17/2017 10:27	10:57
PICC	WILLIAMS, ERICKA	S		01/09/2017 15:32	16:02
PICC	HARRIS, JAHMIL	S		01/02/2017 12:24	13:11
PICC	WEST*, KADEEM	S			12:24
PICC	WILLIAMS, ERICKA	S		12/28/2016 13:09	13:40

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Inmate Visitor Log

Facility	Visitor	T	C	Start	Until
PICC	NESMITH, QUATEER	S		12/19/2016 16:05	16:36
PICC	WILLIAMS, ERICKA	S		12/14/2016 16:48	17:26
PICC	WOOD, JONESE	S		12/14/2016 14:22	14:52
PICC	WILLIAMS, ERICKA	S		12/07/2016 12:58	13:28
PICC	WILLIAMS, ERICKA	S		12/05/2016 16:32	17:02
PICC	REED, ROBIN	S			16:32
PICC	STEWART, JOSETTE	S		11/28/2016 14:18	14:49
PICC	WOODS, QUESTINA	S			14:18
PICC	WILLIAMS, ERICKA	S		11/25/2016 15:48	16:26
PICC	WILLIAMS, ERICKA	S		11/23/2016 11:45	12:15
PICC	HAYES, HAKEEMAK	S		11/14/2016 13:07	13:37
PICC	WILLIAMS, ERICKA	S			17:02
PICC	YACUBIAN, GEORGE	O		11/03/2016 15:45	15:49
PICC	WILLIAMS, ERICKA	S		10/31/2016 16:57	17:27
PICC	SIGNS, DANIEL	O		10/27/2016 13:30	13:33
PICC	SHOWELL*NOTE*, NAZIRAH	S		10/25/2016 13:20	13:53
PICC	WILLIAMS, ERICKA	S		10/19/2016 12:39	13:46

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Facility	Visitor	T	C	Start	Until
PICC	TORRENCE, SHIMEARA	S			13:25
PICC	TORRENCE, SHIMEARA	S		09/27/2016 13:03	13:36
CFCF	NESMITH, QUATEER	S		08/10/2016 20:12	20:47
CFCF	SHOWELL*NOTE*, NAZIRAH	S	1	08/10/2016 20:11	20:48
CFCF	YACUBIAN, GEORGE	0			10:29
CFCF	MCMONAGLE, BRIAN	0			10:29
CFCF	SIGNS, DANIEL	0		07/29/2016 09:35	09:46
CFCF	NICHOLS, HANEEF	S		07/28/2016 20:10	20:42
CFCF	WOODARD, ERIC	S		07/26/2016 19:39	20:03
CFCF	NESMITH, QUATEER	S		07/26/2016 19:38	20:04
CFCF	HARRISON, ZHAIR	S		07/20/2016 14:28	14:58
CFCF	BRADLEY, ZAFIR	S			10:29
CFCF	PRESLEY-HARRIS, JAHMIL	S		07/18/2016 12:40	13:12
CFCF	MURPHY*****, BRANDON	S		06/29/2016 17:40	17:56
CFCF	RONEY, FELISHA	S		06/29/2016 17:39	17:54
CFCF	BRADSHAW***, LASHA	S		06/24/2016 17:10	17:25
CFCF	TORRENCE, SHIMEARA	S		06/24/2016 17:09	17:24

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Facility	Visitor	T	C	Start	Until
CFCF	TORRENCE, SHIMEARA	S		06/24/2016 17:09	17:24
CFCF	MCMONAGLE, BRIAN	O			10:29
CFCF	NESMITH, QUATEER	S		06/06/2016 20:06	20:37
CFCF	WOODARD, ERIC	S		06/03/2016 17:41	18:32
CFCF	SHOWELL*NOTE*, NAZIRAH	S			10:29
CFCF	WOODARD, ERIC	S			10:29
CFCF	WOODARD, ERIC	S			10:29
CFCF	NESMITH, QUATEER	S		05/09/2016 20:54	21:24
CFCF	MANDELL, LEE	O			
CFCF	MCNISH, DANA	S		03/15/2016 19:28	19:58
CFCF	SMITH, NYSHEEM	S		03/11/2016 17:17	17:32
CFCF	PRESLEY-HARRIS, JAHMIL	S		03/11/2016 17:17	17:32
CFCF	JOHNSON, AMY	S		03/09/2016 13:10	13:31
CFCF	JOHNSON, AMY	S			
CFCF	NICHOLS, HANEEF	S			
CFCF	TORRENCE, SHIMEARA	S		03/02/2016 13:09	13:41
CFCF	BENNETT, NYDIA	S		02/29/2016 15:58	16:28

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Facility	Visitor	T	C	Start	Until
CFCF	MCNISH, DANA	S		02/25/2016 21:07	21:08
CFCF	MCNISH, DANA	S		02/25/2016 20:38	21:08
CFCF	PALAZZO, VALERIE	O			
CFCF	NESMITH, QUATEER	S		02/16/2016 20:37	20:58
CFCF	SLAUGHTER, RONALD	S		02/16/2016 20:37	20:58
CFCF	WOODARD, ERIC	S		02/11/2016 19:38	19:58
CFCF	PRESLEY-HARRIS, JAHMIL	S		02/11/2016 19:38	19:58
CFCF	MCNISH, DANA	S		02/10/2016 21:31	22:01
CFCF	WOOD, JONESE	S		02/05/2016 11:09	11:45
CFCF	NESMITH, QUATEER	S		02/03/2016 20:17	21:03
CFCF	HAYES, HAKEEMAK	S		01/27/2016 14:48	15:19
CFCF	BRADSHAW, LASHA	S			
CFCF	WOODARD, ERIC	S		01/25/2016 20:04	20:34
CFCF	MCNISH, DANA	S		01/20/2016 21:54	22:09
CFCF	WOODS, QUESTINA	S		01/20/2016 21:55	22:10
CFCF	WOOD, JONESE	S		01/20/2016 12:58	13:31
CFCF	MCNISH, DANA	S		01/13/2016 16:26	16:41

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Inmate Visitor Log

Facility	Visitor	T	C	Start	Until
CFCF	SLAUGHTER, RONALD	S			
CFCF	WOODS, QUESTINA	S			
CFCF	WOODS, QUESTINA	S		11/23/2015 19:58	20:28
CFCF	WOODS, QUESTINA	S			
CFCF	WOODS, QUESTINA	S			
CFCF	MANDELL, LEE	O			
CFCF	WOODS, QUESTINA	S			
CFCF	WOODS, QUESTINA	S		07/29/2015 20:30	21:07
CFCF	RYANT, JYMIRE	S		07/28/2015 13:29	14:07
CFCF	PRESLEY-HARRIS, JAHMIL	S		07/20/2015 14:40	14:43
CFCF	WOOD, JONESE	S		07/15/2015 18:54	19:25
CFCF	ROBINSON, JEVANNA	S		07/13/2015 20:12	20:42
CFCF	ROBINSON, JEVANNA	S		07/06/2015 21:13	21:48
CFCF	ROBINSON, JEVANNA	S		07/03/2015 16:12	16:47
CFCF	ROBINSON, JEVANNA	S		07/01/2015 20:37	21:08
CFCF	WOODS, QUESTINA	S		06/24/2015 19:55	20:16
CFCF	ROBINSON, JEVANNA	S	1	06/24/2015 19:55	20:16

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Facility	Visitor	T	C	Start	Until
CFCF	ROBINSON, JEVANNA	S	1	06/24/2015 19:55	20:16
CFCF	WOOD, JONESE	S		06/22/2015 20:04	20:34
CFCF	ROBINSON, JEVANNA	S		06/17/2015 19:44	20:46
CFCF	ROBINSON, JEVANNA	S		06/10/2015 20:15	20:49
CFCF	MURPHY, FREDDY	S		06/09/2015 20:20	20:35
CFCF	WOODS, QUESTINA	S		06/09/2015 20:20	20:36
CFCF	WOOD, JONESE	S		06/03/2015 12:12	13:21
CFCF	ROBINSON, JEVANNA	S		05/27/2015 19:42	19:57
CFCF	WOODS, QUESTINA	S		05/27/2015 19:42	19:57
CFCF	WOOD, JONESE	S		05/26/2015 10:39	11:13
CFCF	WOODS, QUESTINA	S		05/20/2015 19:45	20:16
CFCF	WOOD, JONESE	S		05/20/2015 19:44	20:16
CFCF	PATE, NASYA	S		05/20/2015 12:44	12:44
CFCF	ROBINSON, JEVANNA	S		05/18/2015 15:46	16:01
CFCF	BRADSHAW, LASHA	S		05/18/2015 15:46	16:01
CFCF	WOOD, JONESE	S		05/12/2015 20:01	20:37
CFCF	NESMITH, QUATEER	S		05/06/2015 20:27	20:42

PgUp

PgDn

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Certificate of Service

I, Daniel Silverman, certify that I served via ECF the below-listed individual(s) with a true and correct copy of the attached Petitioner's Appendix of Exhibits on the 3rd day of January, 2023:

Katherine Ernst, Esquire
Supervisor, Federal Litigation Unit
District Attorney's Office
3 South Penn Square
Philadelphia, PA 19107

SILVERMAN & ASSOCIATES, P.C.

BY: /s/ Daniel Silverman
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